

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:
Shelton Louie et al.

Art Unit: 3627
Conf. No. 4344

*PRESCRIPTION ORDER IDENTIFICATION
SYSTEM*

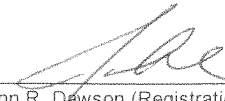
Application No: 09/991,529

Filed: November 16, 2001

Examiner: GORT, Elaine L.

CERTIFICATE OF WEB-EFS TRANSMISSION

I HEREBY CERTIFY THAT THIS
CORRESPONDENCE IS BEING TRANSMITTED TO
THE USPTO VIA WEB-EFS ON JUNE 20, 2008


John R. Dawson (Registration No. 39,504)
Attorney of Record

COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450

APPLICANTS' STATEMENT RELATING TO EXAMINER INTERVIEW


In response to the Examiner's "Interview Summary" included with the Notice of Allowance, applicants maintain that since the examiner initiated the interview and has adequately satisfied the "Interview Summary" requirements set forth in MPEP Sec. 713.04, no further comment regarding the interview is needed nor required by applicants. Nevertheless, in an abundance of caution, applicants also submit the following additional statement regarding the substance of the examiner interview:

The examiner initiated the interview by indicating that independent claims 1 and 13 would be allowed if amended to include a timing element limitation. Applicants proposed amendments to the currently allowed claims as noted in the examiner's Notice of Allowance. These proposed amendments all included adding a timing element limitation to independent claims 1 and 13. Accordingly, the examiner allowed the application as amended.

No exhibits were shown beyond the references cited in the examiner's interview summary, and no demonstrations were conducted.

Respectfully submitted,

June 20, 2008

By 
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